

Acknowledgment Receipt**SUBMISSION TYPE: BIO Sequence Filing****APPLICATION NUMBER: 09978360****FIRST NAMED INVENTOR: Jean-Baptiste Dumas Milne Edwards****TITLE OF INVENTION: Complementary DNA's Encoding Proteins with
Signal Peptides****ATTORNEY DOCKET NUMBER: G-056US04CIP****FILE LISTING:**

transmittal	tranG-056US04CIP.xml 6348 Bytes
sequence-listing	SEQLIST_56US4_NtC.txt 1687741 Bytes
biotechnology-listing-filing	G-056US04CIPbio.xml 1080 Bytes
biotechnology-listing-filing	u-bio.dtd 3619 Bytes
biotechnology-listing-filing	e-bioseq.xsl 6067 Bytes

EFS ID: 21313**FILE SIZE: 384391 Bytes****TIMESTAMP: Mon Dec 30 09:19:07 EST 2002****MESSAGE DIGEST: 129r4xWl3oCo0Mnx1J9Iaw==****DIGITAL CERTIFICATE HOLDER NAME: cn=Frank Christopher Eisenschank, ou=Registered Attorneys****UPLOAD STATUS: You have successfully uploaded your submission to USPTO**

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UNITED STATES
PATENT AND
TRADEMARK OFFICE

Commissioner for Patents

Commissioner for Patents
Washington, DC 20591
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APPLICATION NUMBER	FILING/RECEIPT DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NUMBER
09/978,360	10/15/2001	Jean-Baptiste Dumas Milne Edwards	55US/CIP

John Lucas, Ph.D., J.D.
GENSET CORP.
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CONFIRMATION NO. 4722

FORMALITIES LETTER



0C00000009048843

Date Mailed: 10/16/2002

1.01.03

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.63(b)

Filing Date Granted

Items Required To Avoid Abandonment:

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **THIRTY DAYS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing" and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

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SUMMARY OF FEES DUE:

Total additional fee(s) required for this application is \$130 for a Large Entity

- \$130 Late oath or declaration Surcharge.

*A copy of this notice **MUST** be returned with the reply.*



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